



DEPARTMENT OF THE AIR FORCE  
WASHINGTON, DC

JUN 30 1998

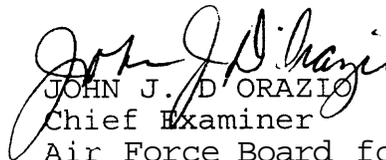
Office of the Assistant Secretary

AFBCMR 97-03541

MEMORANDUM FOR THE CHIEF OF STAFF

Under the authority of Section 1552, Title 10, United States Code and Air Force Instruction 36-2603, and having assured compliance with the provisions of the above regulation, the decision of the Air Force Board for Correction of Military Records is announced, and it is directed that:

The pertinent military records of the Department of the Air Force relating to [REDACTED] be corrected to show that competent authority approved the conversion of his Household Goods (HKG), placed in temporary storage under Government Bill of Lading (GBL) [REDACTED], dated 22 May 1995, to Nontemporary Storage (NTS), and that, according to paragraph U5365, Joint Federal Travel Regulations (JFTR), delivery out within the prescribed weight allowance is authorized.

  
JOHN J. D'ORAZIO  
Chief Examiner

Air Force Board for Correction  
of Military Records



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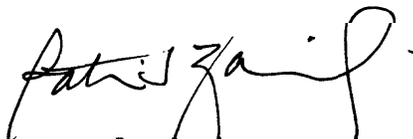
Office of the Assistant Secretary

AFBCMR 97-03541

MEMORANDUM OF CONSIDERATION OF APPLICATION BEFORE THE AFBCMR

SUBJECT: [REDACTED]

Having carefully reviewed this application, we agree with the recommendation of the Air Force office of primary responsibility and adopt the rationale expressed as the basis for our decision that the applicant has been the victim of either an error or an injustice. Therefore, under the authority delegated in AFI 36-2603, the applicant's records will be corrected as set forth in the accompanying Memorandum for the Chief of Staff signed by the Executive Director of the Board or his designee.

  
Panel Chair  
Panel Chair

Attachment:  
Ltr, JPPSO-SA/DIR, dtd Apr 23, 1998,  
w/Atchs



**DEPARTMENT OF THE AIR FORCE**  
**JOINT PERSONAL PROPERTY SHIPPING OFFICE - SAN ANTONIO (DOD)**  
**613 NORTHWEST LOOP 410, SUITE 400**  
**SAN ANTONIO TX 782165518**

23 APR 1998

MEMORANDUM FOR AFBCMR  
 1535 COMMAND DRIVE  
 EE WING 3<sup>RD</sup> FLOOR  
 ANDREWS AFB MD 20762-7002

FROM: DIR

SUBJECT: Application for Correction of Military Records - [REDACTED]

1. This Air Staff Advisory is submitted in reference to subject application [REDACTED]

2. Background:

a. The Air Force is governed in matters pertaining to the shipment of household goods (HHG) for its military members by volume I, Joint Federal Travel Regulations (JFTR), which is promulgated from Title 37, U. S. Code.

Order [REDACTED] dated [REDACTED] the [REDACTED] was relieved [REDACTED] 31 [REDACTED] 1992 for the purpose of retirement. He was assigned to [REDACTED] at the time of his retirement from active duty [REDACTED]. Because he was pursuing education or [REDACTED] he requested and received an extension of the time limit to [REDACTED] his travel and [REDACTED] entitlements to 31 October 95 [REDACTED]. On 5 May 1995 he made [REDACTED] to have his HHG picked up on 14 June 1995 for shipment to [REDACTED] (Bill of Lading (GBL) VP-71, was [REDACTED] California with age [REDACTED] transit (SIT) at origin authorized [REDACTED]. The property remained in storage at origin for 113 days, 6 [REDACTED] 95 to 4 Oct 95 [REDACTED]. A SBI [REDACTED] notice was issued to change the [REDACTED] from [REDACTED] [REDACTED] and the property was [REDACTED] from storage to a local address [REDACTED]. The [REDACTED] was billed [REDACTED] the cost [REDACTED] bill to [REDACTED] of his [REDACTED] storage is [REDACTED] authorized in [REDACTED] with a local [REDACTED] of [REDACTED].

3. The applicant is requesting cancellation of the excess cost charges associated with the shipment of his HHG. He states that after graduating from college in June 1995, he sold his home in [REDACTED] and had his HHG placed in temporary storage for shipment to [REDACTED]. After failing to find employment in [REDACTED], he returned to [REDACTED] purchased a new home and requested delivery of the HHG from storage. He says it was his understanding the Air Force would pack, pickup, and place his HHG in storage for up to 180 days and deliver and unpack the goods at a new location anywhere in the 50 contiguous states.

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4. Paragraph U5375-A, JFTR, provides that temporary storage isn't authorized in conjunction with an intra-city of move of HHG and the member is liable for all costs of temporary storage when HHG are placed in storage under PCS orders and aren't transported under those orders. The applicant's HHG were picked up for temporary storage and shipment under retirement orders with a home of selection (HOS) authorized. Paragraph U5356-C, JFTR, provides that a member who is entitled to HHG transportation with a HOS authorized is also entitled to nontemporary storage (NTS) of such goods. The entitlement begins on the date orders are issued and terminates 1 year from the date of termination of active duty.

5. Review of DD Form 1797, Personal Property Counseling Checklist, shows there is no indication the applicant was advised of his entitlement to place his property in NTS for later shipment or delivery to any location within the CONUS [REDACTED]. For this reason we believe he suffered an injustice.

6. If the Board agrees, recommend the records be changed to state the household goods that were placed in temporary storage under Government Bill of Lading VP-717547 dated 22 May 1995 were converted to nontemporary storage. Delivery out, within prescribed weight allowance, is authorized in accordance with paragraph U5365, JFTR.

7. My point of contact is Mr. Alfred P. August. If there are any questions regarding this matter, he may be reached at DSN 954-4227.

**SIGNED**

GEORGE R. FITZPATRICK  
Director

[REDACTED]

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